

**Uintah Basin Electronic Telecommunications
d/b/a UBET Wireless
3843 South Highway 40
P.O. Box 157
Roosevelt, Utah 84066**

Via ECFS Electronic Filing

Marlene H. Dortch, Secretary
Federal Communications Commission
445 – 12th Street, S.W.
Washington, D.C. 20554

Attn: John B. Muleta, Chief, Wireless Telecommunications Bureau
David H. Solomon, Chief, Enforcement Bureau

Re: CC Docket No. 94-102

**Cellular Radiotelephone Service Station KNKN236,
CMA Market No. 677(B2), Utah 5(B2) - Carbon RSA;
Broadband PCS Station KNLG530,
BTA No. 381, Rock Springs, WY BTA;
Broadband PCS Station WPQZ730,
BTA No. 168, Grand Junction, CO BTA;
Broadband PCS Station WPQZ731,
BTA No. 110, Denver, CO BTA; and
Broadband PCS Station WPSZ758,
BTA No. 399, Salt Lake City – Ogden, UT BTA.**

E-911 Interim Report

Dear Ms. Dortch:

This report is being submitted pursuant to the guidelines contained in the Commission's Order to Stay (CC Docket No. 94-102), FCC 02-210, released July 26, 2002 ("Stay Order") and the recently issued Public Notice, entitled "Wireless Telecommunications Bureau Provides Further Guidance on Interim Report Filings by Small Sized Carriers," Mimeo DA 03-2113, released June 30, 2003.

The Filer, Uintah Basin Electronic Telecommunications d/b/a UBET Wireless, is a Tier III non-nationwide Commercial Mobile Radio Service carrier. The Filer was not granted relief in the Stay Order, and does not have pending before the Commission a request for similar relief. Therefore, the filing of this report is not required; but is, instead, a discretionary act.

The information is presented in the format requested by the Commission, as follows:

A) The Number Of Phase I And Phase II Requests From PSAPs (including those the carrier may consider invalid): The Public Safety Answering Points ("PSAPs") in the Filer's service area are identified as follows: 1) Uintah County, Utah – Uintah County Dispatch; 2) Duchesne County, Utah – Uintah County Dispatch; 3) Sweetwater County, Wyoming – Rock Springs Police Department; 4) Uinta County, Wyoming – Uintah County – Evanston Police Department; 5) Moffat County, Colorado – Craig Regional Communications Center; 6) Rio Blanco County, Colorado – Rangley Police Department; 7) Routt County, Colorado – Routt County Consolidated Communications Center; and 8) Garfield County, Colorado – Garfield County Emergency Communications Authority.

On June 1, 2003, the Filer received an E-911 Phase I request from the Sweetwater County PSAP. The Filer has the necessary Phase I equipment and software in place to honor the request; and the necessary trunking is in place. The Filer is waiting on the PSAP to finalize its agreement with Qwest before the provision of Phase I service can commence.

The Filer has not received any requests for Phase II E-911 service.

In the Filer's experience, the state authorities are not current on the procedures needed to implement E-911 service, and are not current on the information that needs to be included in PSAP routing.

B) The Carrier's Specific Technology Choice (i.e., network-based or handset-based solution, as well as the type of technology used): The Filer's cellular system currently provides both analog and Code Division Multiple Access ("CDMA") digital transmission capacity; and its Broadband PCS stations provide CDMA digital transmission capacity. The systems employ base station and switching equipment manufactured by Nortel.

The Filer currently intends to employ a handset-based E-911 Phase II solution; but, to date, the Filer has not selected a network equipment vendor.

C) Status Of Ordering And/Or Installing Necessary Network Equipment: To date, the Filer has not ordered any E-911 Phase II network equipment.

D) If The Carrier Is Pursuing A Handset-Based Solution, Include Information On Whether ALI-Capable Handsets Are Now Available, And Whether the Carrier has Obtained ALI-Capable Handsets Or Has Agreements In Place To Obtain These Handsets: The Filer is marketing ALI-capable handsets. The ALI-capable handsets which the Filer markets are manufactured by Motorola, Kyocera and Nokia.

E) The Estimated Date On Which Phase II Service Will First Be Available In The Carrier's Network: Since the Filer has not received a PSAP request for Phase II E-911 service, the Filer is unable to estimate the date on which Phase II service will first be available in the Filer's service area.

F) Information On Whether The Carrier Is On Schedule To Meet The Ultimate Implementation Date Of December 31, 2005: To the best of the Filer's knowledge, it will meet the ultimate implementation date of December 31, 2005.

Very truly yours,

Uintah Basin Electronic
Telecommunications d/b/a
UBET Wireless

Dated: July 31, 2003

By: Bruce H. Todd
Bruce H. Todd, General Manager

Declaration Under Penalty Of Perjury

I, Bruce H. Todd, hereby state the following under penalty of perjury: I am the General Manager of Uintah Basin Electronic Telecommunications d/b/a UBET Wireless. I have read the foregoing "E-911 Interim Report," and all statements of fact set forth therein are true and correct to the best of my knowledge, information and belief, and are made in good faith. Executed this 31st day of July, 2003.

Bruce H. Todd
Bruce H. Todd

Refer All Inquiries And Correspondence To:

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